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APPLICATION N	Э.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/644,884		08/21/2003	Donald T. Cameron	20003.0074	6865
23517	7590	03/04/2004		EXAMINER	
		RLIN SHEREFF FI	ELLINGTON	ELLINGTON, ALANDRA	
3000 K ST BOX IP	TREET,	, NW		ART UNIT	PAPER NUMBER
WASHIN	WASHINGTON, DC 20007			2855	_
				DATE MAILED: 03/04/200	4

Please find below and/or attached an Office communication concerning this application or proceeding.

				14				
		Application No.	Applicant(s)					
		10/644,884	CAMERON, DONALD T.					
	Office Action Summary	Examiner	Art Unit					
		Alandra N Ellington	2855	•				
Period fo	The MAILING DATE of this communication	appears on the cover sheet v	vith the correspondence address					
A SH THE	ORTENED STATUTORY PERIOD FOR REMAILING DATE OF THIS COMMUNICATIO	N.						
after - If the - If NO - Failu Any	nsions of time may be available under the provisions of 37 CFR SIX (6) MONTHS from the mailing date of this communication. e period for reply specified above is less than thirty (30) days, a D period for reply is specified above, the maximum statutory per ure to reply within the set or extended period for reply will, by state reply received by the Office later than three months after the material part of terms adjustment. See 37 CFR 1.704(b).	reply within the statutory minimum of th iod will apply and will expire SIX (6) MC atute, cause the application to become A	irty (30) days will be considered timely. NTHS from the mailing date of this communicatio ABANDONED (35 U.S.C.§ 133).	<b>n.</b> .				
Status		•						
1)🛛	Responsive to communication(s) filed on pr	reliminary amendment filed_	<u>8/21/03</u> .					
2a)□								
3)	ince this application is in condition for allowance except for formal matters, prosecution as to the merits is							
	closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.							
Disposit	ion of Claims							
4)[\implies]	Claim(s) 19-26 is/are pending in the applica	ation.						
. ,—	4a) Of the above claim(s) is/are withdrawn from consideration.							
5)□	) ☐ Claim(s) is/are allowed. ) ☐ Claim(s) <u>19-26</u> is/are rejected. ) ☐ Claim(s) <u>19-26</u> is/are objected to.							
6)⊠								
=								
8)[	Claim(s) are subject to restriction an	d/or election requirement.						
Applicat	tion Papers							
9)[	The specification is objected to by the Exam	niner.						
10)🛛	10)⊠ The drawing(s) filed on <u>21 August 2003</u> is/are: a)⊠ accepted or b)□ objected to by the Examiner.							
	Applicant may not request that any objection to							
	Replacement drawing sheet(s) including the cor			(d).				
11)	The oath or declaration is objected to by the	Examiner. Note the attach	ed Office Action or form PTO-152.					
Priority	under 35 U.S.C. § 119							
12)	Acknowledgment is made of a claim for fore	eign priority under 35 U.S.C.	§ 119(a)-(d) or (f).	•				
a)	) All b) Some * c) None of:							
	1. Certified copies of the priority docum							
	2. Certified copies of the priority docum							
	3. Copies of the certified copies of the p		n received in this National Stage					
	application from the International But	•	at received					
•	See the attached detailed Office action for a	list of the certified copies no	ot received.					
Attachme	nt(s)							
	ce of References Cited (PTO-892)		v Summary (PTO-413) o(s)/Mail Date					
3) 🔯 Info	ice of Draftsperson's Patent Drawing Review (PTO-948) rmation Disclosure Statement(s) (PTO-1449 or PTO/SB er No(s)/Mail Date <u>8/21/03</u> .	′	f Informal Patent Application (PTO-152)					

Art Unit: 2855

#### **DETAILED ACTION**

#### Information Disclosure Statement

1. The information disclosure statement filed 8/21/03 fails to comply with 37 CFR 1.98(a)(2), which requires a legible copy of each U.S. and **foreign patent**; each publication or that portion which caused it to be listed; and all other information or that portion which caused it to be listed. It has been placed in the application file, but the information referred to therein has not been considered.

## Claim Objections

2. Claims 19-26 are objected to because of the following informalities:

With respect to Claim 19, the instant specification and figures only show one measurement member, lie angle indicator 91, comprising a cradle 96 that is rotatably coupled to the measuring member to receive the shaft 110; since, the loft angle indicator 92 fails to meet the criteria of a measurement member as stated in the claim only the measurement of the lie angle would be obtained. Appropriate correction is required.

## Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

<sup>(</sup>b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

Application/Control Number: 10/644,884

Art Unit: 2855

3. Claims 19-26 are rejected under 35 U.S.C. 102(b) as being anticipated by Muldoon (5,421,098).

With respect to Claim 19, Muldoon discloses a device for measuring alignment of a golf club with a shaft and a head having a strike face and a back face, the device comprising: a base member 52,54 having a top surface 56; an abutment member 64 coupled to said base member 52 for abutting the strike face (col. 5 lines 25-26, col. 6 lines 33-36); at least one clamping member 73 for abutting the back face, said at least one clamping member 73 being disposed on said base member 52 and spaced from said abutment member 64 to fix the golf club head 18 in a first direction between said at least one clamping member 73 and said abutment member 64 (col. 5 lines 37-41 {Figs. 7 and 15)); a carriage 76 coupled to said base member 52 (col. 5 lines 44-48, col. 6 lines 9-18 (Fig. 6)); and a measurement member 74,98 disposed in a plane generally perpendicular to said top surface 56 and coupled to said carriage 76 in an opposing relation to said clamping member 73, said measurement member 74,98 comprising a cradle 86 rotatably coupled to said measurement member 74,98 to receive the shaft 14 ({Figs. 6-8}); wherein the positioning of said measurement member 74,98 simultaneously indicates the loft angle 102 and lie angle of the golf club 12 (col. 7 lines 1-37 (Figs. 8-10)).

With respect to Claim 20, Muldoon discloses the device of claim 19, wherein said measurement member 74,98 is slidably and pivotably mounted (col. 5 lines 44-53, col. 6 lines 50-68, col. 7 lines 1-12 {Figs. 6-9}).

With respect to Claim 21, Muldoon discloses the device of claim 20, wherein said measurement member 74,98 is slidable in a direction generally transverse to said clamping member 73 and pivotable in a direction generally parallel to said clamping member 73 (col. 5 lines 44-53, col. 6 lines 50-68, col. 7 lines 1-12 {Figs. 6-9}).

With respect to Claim 22, Muldoon discloses the device of claim 21, wherein said measurement member 74,98 is slidable in a direction generally parallel to said clamping member 73 (col. 5 lines 44-53, col. 6 lines 50-68, col. 7 lines 1-12 {Figs. 6-9}).

With respect to Claim 23, Muldoon discloses the device of claim 19, wherein said measurement member 74,98 comprises a first indicator 98 for indicating lie and a second indicator 102 for indicating loft (col. 7 lines 1-37 {Figs. 8-10}).

With respect to Claim 24, Muldoon discloses the device of claim 23, wherein said first indicator 98 comprises a fixed scale and a movable needle 100, said needle 100 being coupled to said cradle 86 for receiving the shaft 14 (col. 6 lines 50-68, col. 7 lines 1-21, col. 8 lines 28-30 {Fig. 8}).

With respect to Claim 25, Muldoon discloses the device of claim 24, wherein said second indicator 102 comprises a movable scale and a fixed needle 104 (col. 7 lines22-37 {Fig. 9 and 10}).

With respect to Claim 26, Muldoon discloses the device of claim 19, wherein said base member 52 further comprises at least two leveling bearings 61 for abutting a sole of the head 18 (col. 6 lines 37-41 {Figs. 3 and 8}).

### Conclusion

Application/Control Number: 10/644,884 Page 5

Art Unit: 2855

The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

A. Williamson et al (6,430,829) discloses a loft and lie gauge for golf clubs.

B. Maraschiello (2002/0157270) discloses a golf club shaft measuring apparatus.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Alandra N. Ellington whose telephone number is (571) 272-2178. The examiner can normally be reached on Monday - Friday, 7:30am - 4:00pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Edward Lefkowitz can be reached on (571) 272-2180. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Alandra Ellington Art Unit 2855



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